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## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

VELENCIA MAIDEN, as Personal) Representative of the Estate) of CLIFTON DARNELL ARMSTRONG, deceased, Plaintiff, ) Case No. CIV-14-413-F VS. THE CITY OF OKLAHOMA CITY, ) OKLAHOMA; JEFFERY (sic) DUTTON, individually; GREGORY FRANKLIN, individually; MOHAMMED TABAIA (sic), individually; ) DANIEL HOLTZCLAW, individually, Defendants.

DEPOSITION OF VELENCIA ELAINE MAIDEN
TAKEN ON BEHALF OF THE DEFENDANTS
IN OKLAHOMA CITY, OKLAHOMA
ON MAY 13, 2015

REPORTED BY: SUSAN J. FENIMORE, CSR, RPR

Page 74 1 Did you fill out any kind of written Q 2 documentation about your son that evening? Did you 3 fill out any kind of report about him? 4 I did have -- just a blue sheet of paper. Α 5 (Defendant's Exhibit Number 2 marked for 6 identification purposes and made part of 7 the record.) 8 (By Ms. Knight) I hand you what has been 0 9 marked as Defendant's Exhibit Number 2. Is this the 10 blue sheet of paper -- is this a copy of the blue 11 sheet of paper you're talking about? 12 This is May the 2nd. Something's missing Α 13 here. 14 What's missing? 0 15 Because it was stated that the police was Α 16 trying to kill him. Where it says, in police, the 17 police and the King gangs. I don't know why it's on 18 the 2nd, May the 2nd, but, okay. 19 Is this your handwriting? Q 20 Α It looks like it, yes. 21 And is that your signature? 0 22 Α Yes. Yeah. 23 Why did you fill this out? 0 24 Α Well, because after the police got him 25 handcuffed and all, they said that, you know, we want

Page 105 1 Probably. Α 2. Why is that? Q 3 I don't know. It just doesn't make sense. Α 4 What doesn't make sense? 0 5 Α Because I hadn't heard any of it. 6 Okay. Again -- and you never answered the Q 7 question when Ms. Knight told you. We produced to 8 Mr. Bonzie a copy of that, just like we produced a 9 copy of your statement and the copy of the DVD of you 10 giving that statement. You haven't taken the time to 11 listen to any of that, have you? 12 Α No. 13 I'm going to hand you -- if you would, Q 14 please, Number 2. Are you going to claim -- Number 15 2, the blue sheet. Are you going to claim that's 16 been altered? 17 Α No. 18 You say, "My son, in a very paranoid 0 Okay. 19 hallucinated state of mind," did you not say that? 20 Α Probably, yes. 21 Not probably, it's either yes or no. Q 22 MR. BONZIE: Objection to the form of the 23 question. 24 Q (By Mr. Smith) Is that not your 25 handwriting?

	Page 106
1	A It looks like it. Yes.
2	Q And "a very paranoid hallucinated state of
3	mind," did I correctly read that?
4	A Yes.
5	Q Did anybody prompt you to write that?
6	A I was told by the police officer to write
7	what I
8	Q But he didn't tell you the words to write,
9	did he?
10	A No.
11	Q These are your words?
12	A Yes.
13	Q Okay. And then you told Ms. Knight there's
14	something left out. You're not going to claim that
15	it's been altered, are you?
16	A Oh, I came back I told her I saw the
17	police, so, no, it looks fine.
18	Q Because you know that it's a misdemeanor to
19	lie on this document? Do you see that right there?
20	MR. BONZIE: Objection to the form of the
21	question.
22	Q (By Mr. Smith) It says, "Any false
23	statement given to the officer by the person upon
24	whose statement of the officer relies shall be a
25	misdemeanor and subject to the sanctions of Title 21

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1
     of the Oklahoma Statutes."
 2
           Α
                Yes.
 3
                       So you didn't lie on this statement,
           Q
                Okay.
 4
     did you?
 5
           Α
                No.
 6
                What is your definition of hog tied?
           Q
 7
           Α
                Where the arms and legs are tied together.
8
                Okay. What number --
           0
 9
           Α
                Restrained.
10
                What number of inches between the arms and
           0
11
      legs?
12
                              Objection to the form of the
                MR. BONZIE:
13
     question.
                 If you know.
14
                THE WITNESS: I don't know.
15
                 (By Mr. Smith) Well, I'm very curious,
           Q
16
     because if you take Number 3, your answers to
17
     Ms. Knight's interrogatories, do you see that
18
     document there in front of you, Number 3?
19
           Α
                What page?
20
                Page 3, Answer Number 2. Very last
           0
21
      sentence.
22
           Α
                Page 3?
23
                Yes, ma'am. Very last sentence of Number
           0
24
      2, "They will all testify that the decedent was not
25
     resisting arrest and did not have to be restrained by
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1
      and hog tied which caused him to die." Is that your
 2
      word, "hog tied"?
                You said three, Number 2 or --
 3
           Α
 4
                Page Number 3.
           Q
 5
           Α
                Yes.
 6
                Answer Number 2.
           Q
 7
           Α
                Number 2, which is up here?
 8
                Yes, ma'am.
           0
 9
           Α
                Okay.
10
                Are you ready?
           Q
11
           Α
                Yes, go ahead.
12
                Are you ready?
           Q
13
           Α
                I'm ready.
14
                 "They will all testify the decedent was not
           0
15
      resisting arrest and did not have to be restrained by
16
      and hog tied which caused him to die," do you see
17
      that?
18
           Α
                That's on Page 2.
19
                No, ma'am, it's on Page 3.
           Q
20
           Α
                Yes, I see that.
21
                So you used the word "hog tied," right?
           Q
22
           Α
                That's what I called it, yes.
23
                That's what you called it.
           0
24
                Exhibit Number 12, 123, Photograph 123.
25
                Uh-huh.
           Α
```

Page 109 1 Is that before or after the police Q 2 officers, quote, unquote, hog tied him? 3 Α This is after. 4 Okay. So when the -- and that's an 0 5 accurate representation of his feet and ankles, the 6 position they were in when they were done with the 7 hobbles; is that correct? 8 Α Yes. 9 0 Page 4, Answer Number 3, last sentence, 10 "The officer then grabbed Clifton and hog tied him 11 with a leather strap," do you see that? 12 Α In answer to three, paragraph --13 0 Page 4. 14 Α Sentence. 15 Last sentence to Answer 3. 0 16 He sat on the ground, is that the last one? Α 17 Q No, ma'am. "The officer then grabbed 18 Clifton and hog tied him with a leather strap." 19 Α Okay. I see that. 20 Page 9, Answer 21. 0 21 Α Okay. 22 0 "The use of maximum restraint - 'hog tied' 23 - to restrain somebody with mental health issues." 24 Did I correctly read that? 25 Α Yes.

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Page 111
1
      there to see if he had a mental health crisis?
 2
           Α
                I agree.
 3
                And that's what the police tried to do?
           0
 4
           Α
                What?
 5
                They had to see if he had a mental health
           Q
 6
      crisis.
 7
           Α
                Okay.
 8
                And they see you wrestling with him.
 9
      You're on his legs, aren't you, when the second set
10
      of officers come?
11
           Α
                Yes.
12
                And you and your mother are trying to hold
           Q
13
     him down, aren't you?
14
           Α
                I wasn't trying to hold him.
15
                Oh, okay.
           Q
16
                I was -- I was trying to get him --
           Α
17
           Q
                Calm him?
18
           Α
                -- calm him.
19
                Calm him. Got it, thank you.
           0
20
           Α
                Uh-huh.
21
                Do you know anything about the Oklahoma
           0
22
      City Police Department's policies and procedures?
23
           Α
                No.
24
           Q
                Do you know anything about the Oklahoma
25
      City Police Department training?
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	Page 112
1	A No.
2	Q I'm going to hand you what has been marked
3	as Defendant's Exhibit Number 23.
4	(Defendant's Exhibit Number 23 marked for
5	identification purposes and made part of
6	the record.)
7	THE WITNESS: Yes.
8	Q (By Mr. Smith) This is a copy of a report
9	done by a detective based upon your statement given
10	the night of this incident. My guess is you've never
11	seen that statement before, have you, or that report?
12	A I haven't read it.
13	Q Have you seen it before?
14	A No.
15	Q Last paragraph, first page, "I asked
16	Velencia about Clifton using drugs. Velencia said as
17	far as she knew he used meth in the past."
18	Page 4, first paragraph first page,
19	fourth paragraph.
20	A Page one.
21	Q The last
22	MR. BONZIE: Come a page, come a page, come
23	a page.
24	Q (By Mr. Smith) This page, the fourth
25	paragraph.